## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

TAIMI MEGIVERN,	
Plaintiff,	
v.	Case No. 2:11-cv-10026
GLACIER HILLS INC.,	G000 110. 2.11 0V 10020
Defendant.	/

## ORDER TERMINATING AS MOOT PLAINTIFF'S MOTION TO COMPEL DOCUMENT PRODUCTION, EXTENDING DISCOVERY, AND SETTING TELEPHONE CONFERENCE

On October 11, 2011, Plaintiff filed a motion to compel production of documents responsive to two requests to produce that had been previously served on, and objected to by, Defendant.<sup>1</sup> At the direction of the court, Defendant filed a response on October 24, 2011. On October 25, 2011, the court conducted, on the record, a telephone conference regarding Plaintiff's motion. During the conference, Plaintiff's attorney agreed to narrow the disputed requests to produce, and counsel for both parties consented to a methodology for fulfilling the narrowed discovery requests within the next seven-to-ten days. Also during the conference, the court granted Plaintiff an extension of her deadline for responding to Defendant's pending motion for summary judgment, recognizing that she may wish to incorporate this additional discovery in her

<sup>&</sup>lt;sup>1</sup>Though discovery in this case ended on October 7, 2011, both parties confirmed that Plaintiff served the disputed requests to produce in early September 2011, and Defendants responded with their objections on September 29, 2011. Therefore, the discovery requests at issue were timely, and the court is willing to extend the discovery period as necessary to resolve Plaintiff's motion.

response. Accordingly, for the reasons stated in this order and placed on the record at

the October 25, 2011, telephone conference,

IT IS ORDERED that Plaintiff's "Motion to Compel Document Production" [Dkt.

# 26] is TERMINATED AS MOOT in light of the parties' mutually agreeable resolution of

the dispute underlying the motion.

IT IS FURTHER ORDERED that discovery in this case is EXTENDED for the

limited purpose of allowing Defendant to collect and produce information and

documents responsive to Plaintiff's requests to produce, as narrowed by agreement of

the parties. Production shall be completed by **November 7, 2011**.

IT IS FURTHER ORDERED that the parties shall participate in a telephone

conference on November 8, 2011, at 11:00 a.m. The court will place the telephone

call. During the conference, the parties should be prepared to inform the court of their

progress in completing the limited discovery allowed by this order and to discuss a

briefing schedule for Defendant's motion for summary judgment.

s/Robert H. Cleland

ROBERT H. CLELAND

UNITED STATES DISTRICT JUDGE

Dated: October 26, 2011

I hereby certify that a copy of the foregoing document was mailed to counsel of record

on this date, October 26, 2011, by electronic and/or ordinary mail.

s/Lisa Wagner

Case Manager and Deputy Clerk

(313) 234-5522